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5			
6			
7			
8	GROUP WELFARE BENEFIT PLAN		
9	STEVEN P. KRAFCHICK (WA SBN 13542)		
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13	Appearing Pro Hac Vice		
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16			
17	Fax: (530) 692-2543 Attorneys for Plaintiff		
18	CHAD BILBREY		
19	LISA CHAGALA (SBN 217883)		
20	LITTLER MENDELSON P.C. 1225 TREAT BLVD., SUITE 600 WALNUT CREEK, CA 945970 TEL. (925) 927-4508		
21			
22	Fax. (925) 946-9809 Attorneys for Defendant		
-23	LAM RESEARCH CORPORATION		
24	UNITED STATES DISTRICT COURT		
25	NORTHERN DISTRICT OF CALIFORNIA		
26			
27			
28	1 COUNTY A THON TO EXTEND TIME TO ANOMED OR OTHERWISE DECROAD TO		
	STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT; [PROPOSED] ORDER THEREON USDC NDCA Case #CV09-03399 MHP 495870.1		

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1			
1	CHAD BILBREY,)	Case No.: CV09-03399 MHP	
2	Plaintiff,)	 STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT; [PROPOSED] ORDER THEREON 	
3	v.)		
4	RELIANCE STANDARD INSURANCE) COMPANY, MATRIX ABSENCE)		
5	MANAGEMENT, INC., GROUP WELFARE) BENEFIT PLAN, LAM RESEARCH)	[Local Rule 6-1]	
6	CORPORATION,)	Courtroom: 15 Before The Marilyn H. Patel	
7	Defendants,)		
8			
9	IT IS HEREBY STIPULATED, pursuant to Local Rule 6-1, by and between Plaintiff		
10	Chad Bilbrey and Defendants Reliance Standard Insurance Company ("Reliance Standard"),		
11	Matrix Absence Management, Inc. ("Matrix"), Group Welfare Benefit Plan and LAM Research		
12	Corporation, through their attorneys of record, as follows:		
13	Defendants shall have up to and including December 28, 2009 to answer orotherwise		
14	respond to the First Amended Complaint herein. This extension will not alter the date of any event		
15	or any deadline already fixed by Court order.		
16			
17	Date: December 8, 2009 WILSON, ELSER, MOSKOWITZ,		
18	EDELI	MAN & DICKER LLP	
19			
20	By: <u>/s/ Dennis J. Rhodes</u> ADRIENNE C. PUBLICOVER		
21	DENNIS J. RHODES Attorneys for Defendants		
22	RELIANCE STANDARD INSURANCE COMPANY, MATRIX ABSENCE MANAGEMENT, INC. and GROUP		
23	WELFARE B	ENEFIT PLAN	
24	Date: December 8, 2009 ABRAHAM N	J. GOLDMAN & ASSOCIATES, LTD	
25	,		
26	By:/s/Abraham N. Goldman		
27	ABRAHAM N. GOLDMAN Attorneys for Plaintiff		
28	CHAD BILBR	CY	
	STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT; [PROPOSED] ORDER THEREON USDC NDCA Case #CV09-03399 MHP 495870.1		

Case 3:09-cv-03399-MHP Document 44 Filed 12/09/09 Page 3 of 4 1 Date: December 8, 2009 LITTLER MENDELSON, P.C. 2 3 /s/ Lisa A. Chagala LISA CHAGALA 4 Attorneys for Defendant LAM RESEARCH CORPORATION 5 6 7 **ORDER** Pursuant to the stipulation of the parties, defendants' shall have until December 28, 2009 to 8 9 answer or otherwise respond to the First Amended Complaint. IT IS SO ORDERED. 10 11 Date: 12/9/2009 12 By: IT IS SO ORDERED **HONORA** 13 UNITED \$ 14 Judge Marilyn H. Patel 15 16 17 18 19 20 21 22 23 24 25 26 27 28 STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT; [PROPOSED] ORDER THEREON USDC NDCA Case #CV09-03399 MHP 495870.1

1 CERTIFICATE OF SERVICE Chad Bilbrey v. Reliance Standard Insurance Company, et al. 2 USDC NDCA Case #CV09-03399 MHP 3 I am over the age of eighteen years and am not a party to the within cause. I am employed in the City and County of San Francisco, California and my business address are 525 Market 4 Street, 17th Floor, and San Francisco, California 94105-2725. 5 On this date I served the following document(s): 6 STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT; [PROPOSED] ORDER THEREON 7 By First Class Mail -- I caused each such envelope, with first class postage thereon 8 fully prepaid, to be deposited in a recognized place of deposit of the U.S. Mail in San Francisco, California, for collection to the office of the addressee following ordinary business practices. 9 By Personal Service -- I caused each such envelope to be given to a courier messenger who personally delivered each such envelope to the office of the address. 10 By Overnight Courier -- I caused each such envelope to be given to an overnight 11 mail service at San Francisco, California, to be hand delivered to the addressee on the next business day. 12 Facsimile -- (Only where permitted. Must consult CCP §1012.5 and California 13 Rules of Court 2001-2011. Also consult FRCP Rule 5(e). Not currently authorized in N.D.CA.) 14 Steven P. Krafchick, Esq. Abraham N. Goldman, Esq. KRAFCHICK LAW FIRM ABRAHAM N. GOLDMÂN & 15 100 W. Harrison, South Tower, ASSOCIATES, LTD Suite 300 P.O. Box 120 / 12896 Rices Crossing Road 16 Oregon House, CA 95962 Seattle, WA 98119 Tel: (206) 374-7370 Tel: (530) 692-2267 17 Fax: Fax: (206) 374-7377 (530) 692-2543 Appearing Pro Hac Vice 18 Attorneys for Plaintiff CHAD BILBREY Attorneys for Plaintiff CHAD BILBREY 19 Lisa Chagala, Esq. 20 LITTLER MENDELSON P.C. 1225 TREAT BLVD., SUITE 600 21 WALNUT CREEK, CA 945970 TEL. (925) 927-4508 22 (925) 946-9809 Fax. 23 Attorneys for Defendant LAM RESEARCH CORPORATION 24 I declare under penalty of perjury under the laws of the State of California that the 25 foregoing is true and correct to the best of my knowledge. 26 EXECUTED on December 8, 2009, at San Francisco 27 28 STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT; [PROPOSED] ORDER THEREON USDC NDCA Case #CV09-03399 MHP

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